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DOCKET NO: 22233-05202 SVL920040506US1

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CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

AUG - 6 2004

First Named Inventor:		Steven Guttman	Assignee:	Alphablox Corporation		
Application No.:		09/714024	Customer No.:			
Confirmation No.:		5215	Group Art Unit:	2176 OFFIGIA		
Filing Date:		11/15/2000	Examiner:			
Title	Title Client Side, Web-Based Spreadsheet					
	<u> </u>	CERTIFICATE OF TRANSM	ISSION UNDER 37 C.F.R. §1.8	(a)		
I hereby were faxe	certify that this paper is bein ed to: (703) 872-9306	g transmitted by facsimile to the U	LS. Patent and Trademark Office	on: Aug 6, 2004 _ these papers		
Type/Pri	nt Name of Person Signing:	Jeanette Souza	Signature: GNACE	Sui		

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REVOCATION AND POWER OF ATTORNEY CHANGE OF ADDRESS

I hereby revoke all previous powers of attorney or authorizations of agent given in the aboveidentified application and appoint practitioners at

Customer Number: 24852

as our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected herewith.

Please change the correspondence address for the above-identified application to

Customer Number: 24852

SIGNATURE of Assignee of Record of entire interest (Statement under 37 CFR 3.73(b) is enclosed) Title: Corporate Secretary Name Kenneth L Cochran Signature Date NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below.

DOCKET NO: 22233-05202 SVL920040506US1

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor:	Steven Guttman	Assignee:	Alphablox Corporation
Application No.:	09/714024	Customer No.:	
Confirmation No.:	5215	Group Art Unit:	2176
Filing Date:	11/15/2000	Examiner:	

STATEMENT OF COMMON OWNERSHIP

Statement under 37 CFR 3.73(b)

I declare as follows:

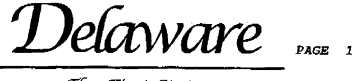
The above referenced patent application was originally assigned by the inventors, Steve Guttman and Joseph Ternasky, to Alphablox Corporation on Mar. 24, 2001 and Mar. 19, 2001, respectively. That Assignment was recorded in the US Patent and Trademark Office, Assignment Division, with Recordation Date: Apr. 2, 2001, at Recl/Frame: 011674/0983.

On July 14, 2004, AB Acquisition Corp. a Delaware Corporation and a wholly owned subsidiary of International Business Machines Corporation, merged with Alphablox Corporation, a Delaware Corporation; the surviving corporation being Alphablox Corporation. A copy of the Certificate of Merger is attached hereto.

I am authorized to sign on behalf of Alphablox Corporation.

I further declare that all statements made herein of my own personal knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Stated Code, and that such willful false statements may jeopardize the validity of the above-referenced application or any patent issuing thereon.

	Alphablox Corporation			
Name	Kenneth L Cochran	Title: Corporate Secretary		
Signature Lamb L Colon				
Date	8/6/24			



The First State

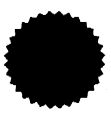
I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"AB ACQUISITION CORP.", A DELAWARE CORPORATION,

WITH AND INTO "ALPHABLOX CORPORATION" UNDER THE NAME OF "ALPHABLOX CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FOURTEENTH DAY OF JULY, A.D. 2004, AT 10 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2623116 8100M 040515126



DATE: 07-14-04

State of Delaware Secretary of State Division of Corporations Delivared 09:53 BM 07/14/2004 FILED 10:00 AM 07/14/2004 SRV 040515126 - 2623116 FILE

CERTIFICATE OF MERGER

OF

AB ACQUISITION CORP.

WITH AND INTO

ALPHABLOX CORPORATION

UNDER SECTION 251 OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE

Pursuant to Section 251(c) of the General Corporation Law of the State of Delaware (the "DGCL"), AlphaBlox Corporation, a Delaware corporation ("AlphaBlox Corporation"), hereby certifies the following information relating to the merger (the "Merger") of AB Acquisition Corp., a Delaware corporation ("AB Acquisition Corp."), with and into AlphaBlox Corporation.

I. The name and state of incorporation of each of the constituent corporations in the Merger (the "Constituent Corporations") is as follows:

Name

State of Incorporation

AB Acquisition Corp. AlphaBlox Corporation

Delaware Delaware

- 2. The Agreement and Plan of Merger (the "Merger Agreement") dated as of July 13, 2004, by and among International Business Machines Corporation, a New York corporation ("IBM"), AB Acquisition Corp., a wholly owned subsidiary of IBM, and AlphaBlox Corporation, setting forth the terms and conditions of the Merger, has been approved, adopted, certified, executed and acknowledged by each of the Constituent Corporations in accordance with Section 251 of the DGCL.
- 3. The name of the corporation surviving the Merger is AlphaBlex Corporation (the "Surviving Corporation").
- 4. The Restated Certificate of Incorporation of the Surviving Corporation in effect immediately prior to the Marger becoming effective shall be restated at the Effective Time (as defined below) as so provided in Exhibit A attached hereto (the "Restated Certificate of Incorporation"), and, as so, such Restated Certificate of Incorporation shall be the Restated Certificate of Incorporation of the Surviving Corporation until thereafter altered or amended as provided therein or by applicable law.

(INYCORP-2396344))

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5. The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation at the following address:

> AlphaBlox Corporation 516 Clyde Avenue Mountain View, CA 94043

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- 6. A copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of either of the Constituent Corporations.
- 7. This Certificate of Merger and the Merger provided for herein, shall become offective at 10:00 a.m., New York time, on July 14, 2004 (the "Effective Time").

[SIGNATURE PAGE POLLOWS]

[[NYCORJ::2396344]]

This Certificate of Merger has been executed on this Hay day of July,

2004.

ALPHABLOX CORPORATION

Name Joseph M. Gughelmi Title: Chief Executive Officer

EXHIBIT A

RESTATED CERTIFICATE OF INCORPORATION OF ALPHABLOX CORPORATION

FIRST: The name of the corporation (hereinafter called the "Corporation") is AlphaBlex Corporation: -----

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SECOND: The address, including street, number, city, and county, of the registered office of the Corporation in the State of Delaware is 2711 Centerville Road, Suite 400, Wilmington, Delaware 19808, County of New Castle; and the name of the registered agent of the Corporation in the State of Delaware at such address is Corporation Service Company.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.

FOURTH: The aggregate number of shares which the Corporation shall have authority to issue is 1,000 shares of Common Stock, par value \$0.01 per share.

FIFTH: In furtherance and not in limitation of the powers conferred upon it by law, the Board of Directors of the Corporation is expressly anthorized to adopt, amend or repeal the By-laws of the Corporation.

SIXTH: To the fullest extent permitted by the General Corporation Law of the State of Delaware as it now exists and as it may hereafter be amended, no director shall be personally liable to the Corporation or any of its stockholders for monetary damages for breach of fiduciary duty as a director, except for liability (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) pursuent to Section 174 of the General Corporation Law of the State of Delaware or (iv) for any transaction from which the director derived an improper personal benefit. Any repeal or modification of this Article SIXTH shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or medification with respect to acts or omissions occurring prior to such repeal or modification.

SEVENTH: The Corporation shall, to the fullest extent permitted by the provisions of Section 145 of the General Corporation Law of the State of Delaware, as the same may be amended and supplemented, indemnify any and all persons whom it shall have power to indemnify under said Section from and against any and all of the expenses, liabilities, or other matters referred to in or covered by said Section, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any By-laws, agreement, vote of stockholders or disinterested directors or otherwise and shall continue as to a person who has ceased to be a director, officer, employee or agent and shall mure to the benefit of the heirs, executors and administrators of such a person. Any repeal or modification of this

(INYCORP:2396344))

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Article SEVENTH shall not adversely affect any right to indemnification of any persons existing at the time of such repeal or modification with respect to any matters occurring prior to such repeal or modification.

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EIGHTH: Unless and except to the extent that the By-laws of the Corporation shall so require, the election of directors of the Corporation need not be by written ballot.

[NYCORP:23%344]]

Facsimile Transmission Form

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To:

RECEIVED CENTRAL FAX CENTER AUG - 6 2004

From:

Message:

fax